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FACSIMILE TRANSMITTAL SHEET

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To: Mail Stop ISSUE FEE,
Commissioner for Patents

FAX Number: 001 703 746 4000

From: Martin A Hay

FAX Number: (44) 1625 500058

Acknowledgment Requested: Yes No

Message:

Re: Serial No. 10/030,188
Applicants: Liebeschuetz et al
Our Ref: 00217/US

Please find attached an issue fee transmittal, fee transmittal form and request for reconsideration of patent term adjustment.

NOTE:

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MARTIN A. HAY

Type or print name of person signing certification

Martin A. Hay

Signature

June 23, 2004

Date

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : LIEBESCHUETZ, John Walter
 MURRAY, Christopher William
 YOUNG, Stephen Clinton
 CAMP, Nicolas Paul
 JONES, Stuart Donald
 WYLIE, William Alexander
 MASTERS, John Joseph
 WILEY, Michael Robert
 SHEEHAN, Scott Martin
 ENGEL, David Birenbaum
 WATSON, Brian Morgan

Serial No. : 10/030,188
 Filed : 04 February 2002
 For : Serine Protease Inhibitors
 Art Unit : 1624
 Examiner : PATEL, Sudhaker B
 Docket No. : 00217/US
 Customer No. : 024330

REQUEST FOR RECONSIDERATION OF PATENT TERM ADJUSTMENT

INDICATED IN NOTICE OF ALLOWANCE

(37 C.F.R. § 1.705)

Serial No. 10/030,187



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Commissioner for Patents
P.O. Box 1450
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Sir:

(a) The notice of allowance mailed on March 26, 2004, in the instant application included notification of a patent term adjustment to date under 35 U.S.C. 154(b) of 0 days.

(b) This is a request for reconsideration of the patent term adjustment indicated in the notice of allowance mailed on March 26, 2004, and is an application for patent term adjustment.

(1) Please charge the requisite fee under 37 C.F.R. § 1.18(e) of \$200.00, and charge any other fee that may be required by this or any other related paper, or credit any overpayment, to Deposit Account No. 50-1230 in the name of Martin A. Hay & Co. I enclose an original and one copy of this request.

(2) Statement of facts involved:

(i). The correct patent term adjustment under 37 C.F.R. § 1.702(a)(1) is 130 days based upon the failure to mail a notification under 35 U.S.C. 132 not later fourteen months after the date on which the application fulfilled the requirements of 35 U.S.C. 371.



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(ii) The relevant dates as specified in 37 C.F.R. § 1.703(a)-(e); here only § 1.703(a)(1):

Date of fulfilling requirements of 35 U.S.C. 371: February 4, 2002.

Date fourteen months after date of fulfilling requirements of 35 U.S.C. 371: April 4, 2003.

Date of mailing an action under 35 U.S.C. 132 (restriction/election requirement): August 12, 2003.

Adjustment under 37 C.F.R. § 1.703(a)(1) and § 1.703(f): 130 days.

(iii) The patent is not subject to a terminal disclaimer.

(iv) (B) There were no circumstances constituting a failure to engage in reasonable efforts to conclude processing or examination of the application as set forth in 37 C.F.R. § 1.704. (An Information Disclosure Statement was submitted in July, 2003; but this submission was more than one month prior to the restriction requirement of August 12, 2003, and it did not require the mailing of a supplemental office action.)

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COMMUNICATION BY TELEPHONE

The undersigned's office is located in the United Kingdom, and hence the Examiner may have difficulty contacting him from the USPTO by telephone. If the Examiner wishes to speak with the undersigned by telephone, he can contact the undersigned by e-mail at martinahay@martin-a-hay.com, or leave a message with Linda McDonald at (317) 433 7140.

Respectfully submitted,

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